

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF YORK

Magisterial District Number: 19-3-10

MDJ Non. RICHARD T. THOMAS  
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POLICE CRIMINAL COMPLAINT  
COMMONWEALTH OF PENNSYLVANIA

DEFENDANT:

VS.  
(NAME and ADDRESS)

BRYAN  
First Name

WAYNE  
Middle Name

BRACKBILL, JR.  
Last Name

Gen.

204 CHESTNUT GROVE RD  
DILLSBURG, PA 17019

NCIC Extradition Code Type

- ☒ 1 - Felony Full ☐ 4 - Felony No Ext. ☐ B - Misdemeanor Limited ☐ E - Misdemeanor Pending  
☐ 2 - Felony Ltd. ☐ 5 - Felony Pend. ☐ C - Misdemeanor Surrounding States ☐ Distance: \_\_\_\_\_  
☐ 3 - Felony Surrounding States ☐ A - Misdemeanor Full ☐ D - Misdemeanor No Extradition

DEFENDANT IDENTIFICATION INFORMATION

Docket Number <b>CR-139-13</b>	Date Filed <b>JUN 03 2013</b>	OTN/LiveScan Number <b>T333946-4</b>	Complaint/Incident Number <b>00128523/20130602M2046</b>	SID <b>23700751</b>	Request Lab Service? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
GENDER <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female	DOB <b>06/27/1980</b>	POB <b>PA</b>	Add'l. DOB	Co-Defendants? <input type="checkbox"/>	
AKA		First Name	Middle Name	Last Name	Gen.

RACE ☒ White ☐ Asian ☐ Black ☐ Native American ☐ Unknown

ETHNICITY ☐ Hispanic ☒ Non-Hispanic ☐ Unknown

HAIR COLOR ☐ Gry (Gray) ☐ Red (Red/Aubn) ☐ SDY (Sandy) ☐ BLU (Blue) ☐ PLE (Purple) ☐ BRO (Brown)  
☒ Blk (Black) ☐ Ong (Orange) ☐ WHI (White) ☐ XXX (Ink./Bald) ☐ GRN (Green) ☐ PNK (Pink)  
☐ Bln (Blonde / Strawberry)

EYE COLOR ☐ Blk (Black) ☐ Blu (Blue) ☒ BRO (Brown) ☐ GRN (Green) ☐ GRY (Gray)  
☐ HAZ (Hazel) ☐ MAR (Maroon) ☐ PNK (Pink) ☐ MUL (Multicolored) ☐ XXX (Unknown)

Driver License State **PA** License Number **[REDACTED]** Expires

DNA ☒ YES ☐ NO DNA Location

FBI Number **394258MB0** MNU Number

Defendant Fingerprinted ☐ YES ☒ NO

Fingerprint Classification

DEFENDANT VEHICLE INFORMATION

Plate #	State	Hazmat <input type="checkbox"/>	Registration Sticker (MM/YY)	Comm'l Veh Ind. <input type="checkbox"/>	School Veh. <input type="checkbox"/>	Oth. NCIC Veh. Code	Reg. Same as Def. <input type="checkbox"/>
VIN	Year	Make	Model	Style	Color		

Office of the attorney for the Commonwealth ☐ Approved ☐ Disapproved because: \_\_\_\_\_

(The attorney for the Commonwealth may require the complaint, arrest warrant affidavit, or both, be approved by the attorney for the Commonwealth prior to filing. See PA. R. Crim. P 507.)

(Name of the attorney for the Commonwealth - Please Print or Type)

(Signature of the attorney for the Commonwealth)

(Date)

I, **DET. SGT. JOHN R. SCHREINER**  
(Name of the Affiant)

of **CARROLL TOWNSHIP POLICE DEPARTMENT**  
(Identify Department or Agency Represented and Political Subdivision)

**534/**

PSP/MPOETC - Assigned Affiant ID Number & Badge #

**PA0674600**

(Police Agency ORI Number)

do hereby state:

- ☒ I accuse the above named defendant who lives at the address set forth above  
☐ I accuse the defendant whose name is unknown to me but who is described as

- ☐ I accuse the defendant whose name and popular designation are unknown to me and whom I have  
therefore designated as John Doe or Jane Doe

with violating the penal laws of the Commonwealth of Pennsylvania at [ **201** ] **CARROLL TWP.**

**204 CHESTNUT GROVE RD & SIDDONSBURG RD, DILLSBURG**  
(Subdivision Code) (Place-Political Subdivision)

in **YORK** County [ **66** ] on or about **Saturday June 01, 2013 at 0100 hrs.**  
(County Code)



# POLICE CRIMINAL COMPLAINT

Docket Number <b>CR-139-13</b>	Date Filed <b>JUN 03 2013</b>	OTN/LiveScan Number <b>T333946-4</b>	Complaint/Incident Number <b>00128523/20130602M2046</b>
Defendant Name	First <b>BRYAN</b>	Middle <b>WAYNE</b>	Last <b>BRACKBILL, JR.</b>

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a **brief** summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. The age of the victim at the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits 204 PA §§ 213. - 213.7.)

<b>Inchoate Offense</b>	<input type="checkbox"/> <b>Attempt</b> 18 901 A	<input type="checkbox"/> <b>Solicitation</b> 18 902 A	<input type="checkbox"/> <b>Conspiracy</b> 18 903						
<input checked="" type="checkbox"/> <b>Lead?</b>	<b>1</b>	<b>2501</b>	<b>A</b>	<b>of the</b>	<b>18</b>	<b>1</b>	<b>F3</b>		
<b>Offense #</b>	<b>Section</b>	<b>Subsection</b>	<b>PA Statute (Title)</b>	<b>Counts</b>	<b>Grade</b>	<b>NCIC Offense Code</b>	<b>UCR/NIBRS Code</b>		
<b>PennDOT Data (if applicable)</b>	<b>Accident Number</b>		<input type="checkbox"/> <b>Safety Zone</b>	<input type="checkbox"/> <b>Work Zone</b>					
<b>Statute Description (Include the name of statute or ordinance):</b> <b>CRIMINAL HOMICIDE</b>									

Acts of the accused associated with this Offense:

CRIMINAL HOMICIDE The Actor, Bryan Wayne Brackbill, Jr., on or about, June 1, 2013 after 0100 hours, in the County of York, is guilty of criminal homicide if he intentionally, knowingly, recklessly or negligently causes the death of another human being., that is to say the actor, Bryan Wayne Brackbill, Jr. did commit the crime of criminal homicide against Sandra Mulder, in violation of Section 2501 á (A) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 2501 á (A)

<b>Inchoate Offense</b>	<input type="checkbox"/> <b>Attempt</b> 18 901 A	<input type="checkbox"/> <b>Solicitation</b> 18 902 A	<input type="checkbox"/> <b>Conspiracy</b> 18 903						
<input type="checkbox"/> <b>Lead?</b>	<b>2</b>	<b>3921</b>	<b>A</b>	<b>of the</b>	<b>18</b>	<b>1</b>	<b>F3</b>		
<b>Offense #</b>	<b>Section</b>	<b>Subsection</b>	<b>PA Statute (Title)</b>	<b>Counts</b>	<b>Grade</b>	<b>NCIC Offense Code</b>	<b>UCR/NIBRS Code</b>		
<b>PennDOT Data (if applicable)</b>	<b>Accident Number</b>		<input type="checkbox"/> <b>Safety Zone</b>	<input type="checkbox"/> <b>Work Zone</b>					
<b>Statute Description (Include the name of statute or ordinance):</b> <b>THEFT BY UNLAWFUL TAKING OR DISPOSITION</b>									

Acts of the accused associated with this Offense:

PA CRIMES CODE SECTION 3921(a): THEFT BY UNLAWFUL TAKING OR DISPOSITION

On or about June 1, 2013, the defendant, Bryan Wayne Brackbill, Jr., in the County of York, unlawfully took or exercised unlawful control over movable property, namely, a grey in colored 2006 Pontiac Grand Prix sedan bearing Pa. registration, GKP-1303, belonging to, Sandra Mulder, with the intent to deprive the owner thereof, in violation of Section 3921(a) of the Pennsylvania Crimes Code, Act of December 6, 1972, as amended, 18 Pa. C.S. 3921(a).

<b>Inchoate Offense</b>	<input type="checkbox"/> <b>Attempt</b> 18 901 A	<input type="checkbox"/> <b>Solicitation</b> 18 902 A	<input type="checkbox"/> <b>Conspiracy</b> 18 903						
<input type="checkbox"/> <b>Lead?</b>	<b>3</b>	<b>3928</b>	<b>A</b>	<b>of the</b>	<b>18</b>	<b>1</b>	<b>M2</b>		
<b>Offense #</b>	<b>Section</b>	<b>Subsection</b>	<b>PA Statute (Title)</b>	<b>Counts</b>	<b>Grade</b>	<b>NCIC Offense Code</b>	<b>UCR/NIBRS Code</b>		
<b>PennDOT Data (if applicable)</b>	<b>Accident Number</b>		<input type="checkbox"/> <b>Safety Zone</b>	<input type="checkbox"/> <b>Work Zone</b>					
<b>Statute Description (Include the name of statute or ordinance):</b> <b>UNAUTHORIZED USE OF AUTOMOBILES AND OTHER VEHICLES</b>									

Acts of the accused associated with this Offense:

UNAUTHORIZED USE OF AUTOMOBILES AND OTHER VEHICLES The Actor, Bryan Wayne Brackbill, Jr., on or about, June 1, 2013, in the County of York, operated, a 2006 Pontiac Grand Prix sedan, grey in color bearing Pa registration, GKP-1303, belonging to Sandra Mulder without her consent, A person is guilty of a misdemeanor of the second degree if he operates the automobile, airplane, motorcycle, motorboat, or other motor-propelled vehicle of another without consent of the owner, namely, \*, in violation of Section 3928(a) of the Pennsylvania Crimes Code, Act of December 6, 1972, as amended, 18 Pa. C.S. 3928(a)



# POLICE CRIMINAL COMPLAINT

Docket Number <b>CR-139-13</b>	Date Filed <b>JUN 8 2013</b>	OTN/LiveScan Number <b><del>7-333946-4</del></b>	Complaint/Incident Number <b>00128523/20130602M2046</b>						
Defendant Name	First <b>BRYAN</b>	Middle <b>WAYNE</b>	Last <b>BRACKBILL, JR.</b>						
Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A								
	<input type="checkbox"/> Solicitation 18 902 A								
	<input type="checkbox"/> Conspiracy 18 903								
<input type="checkbox"/> Lead?	<b>4</b>	<b>2902</b>	<b>A1</b>	<b>of the</b>	<b>18</b>	<b>1</b>	<b>M1</b>		
	Offense #	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone			
Statute Description (Include the name of statute or ordinance): <b>UNLAWFUL RESTRAINT/ SERIOUS BODILY INJURY</b>									
Acts of the accused associated with this Offense: UNLAWFUL RESTRAINT/ SERIOUS BODILY INJURY The Actor, Bryan Wayne Brackbill, Jr., on or about, June 1, 2013, in the County of York, commits an offense if he knowingly: restrains another unlawfully in circumstances exposing him to risk of serious bodily injury., that is to say the actor, knowingly restrain Sandra Mulder unlawfully in exposing her to risk of serious of bodily injury, in violation of Section 2902 á(A) (1) of the Pennsylvania Crimes Code, as amended, 18 Pa.C.S. 2902 á(A) (1)									



# POLICE CRIMINAL COMPLAINT

Docket Number <b>CR-139-13</b>	Date Filed <b>JUN 03 2013</b>	OTN/LiveScan Number <b>T333946-4</b>	Complaint/Incident Number <b>00128523/20130602M2046</b>
Defendant Name	First <b>BRYAN</b>	Middle <b>WAYNE</b>	Last <b>BRACKBILL, JR.</b>

2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of section 4904 of the Crimes Code (18 PA C.C. 4904) relating to unsworn falsification to authorities.
4. This complaint is comprised of the preceding page(s) numbered 1 through 3.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of Assembly, or in violation of the statutes cited.  
**(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)**

June 3, 2013  
(Date)

Det. Sgt. J.R. Brackbill #5301  
(Signature of Affiant)

AND NOW, on this date June 3, 2013 I certify that the complaint has been properly completed and verified. An affidavit of probable cause must be completed before a warrant can be issued.

19-3-10

(Magisterial District Court Number)

Richard T. Thomas  
(Issuing Authority)



# POLICE CRIMINAL COMPLAINT

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Defendant Name	First <b>BRYAN</b>	Middle <b>WAYNE</b>	Last <b>BRACKBILL, JR.</b>

## AFFIDAVIT of PROBABLE CAUSE

Your Affiant is Detective Sergeant John Schreiner with the Carroll Township Police Department and is currently assigned to criminal investigations.

On June 2, 2013 at 12:20 pm Carroll Township officers were dispatched to 204 Chestnut Grove Road for a Cardiac Arrest for a 57 year old female. Upon their arrival they had spoken with, Lisa Power, who advised that she responded to her mother's home to check on her welfare. When Lisa Power and her husband, Andrew Power arrived they found that the residence was completely secured. Power further advised that her husband, Andrew Power had to force entry into the residence through a bedroom window that is located to the front of the house and leads into a downstairs bedroom. Upon entering the bedroom, Andrew Power observed the victim laying face down on the floor with the victim's hands and feet bound and that she was unresponsive. Patrol officers then did enter the residence going to the bedroom located in the basement of the residence where they had observed a white female laying face down on the floor with her legs bound and her hands bound behind her back.

While conducting the investigation, Your Affiant was contacted by a [REDACTED] advised that the defendant's current girl friend, Crystal Hughes was to be in the company of [REDACTED] and that they were traveling to Minnesota. Your Affiant then contact [REDACTED] to see if she was still with Hughes. While they were at a hotel in Indiana the defendant was contacting [REDACTED] cell phone. Crystal Hughes then did speak with the defendant over the phone. [REDACTED] then advised that after Hughes spoke with the defendant, that Hughes was upset and crying. [REDACTED] then advised that she checked out of the hotel at 6:30 am and advised Hughes that she needed to find her own transportation back to Pennsylvania.

Your Affiant then was advised through the investigation that Crystal Hughes was to be arriving at the Greyhound bus station in Baltimore Maryland on June 3, 2013 at 7:00 am. This Affiant then did meet with Crystal Hughes at the bus terminal. Hughes advised this affiant that she would speak to me regarding this incident.

Hughes advised that prior to [REDACTED] leaving her in Howe Indiana the defendant advised her that he was en route to pick her up. Hughes advised that the defendant did arrive in Indiana at approximately 1300 hours on June 1, 2013. Hughes advised that when the defendant arrived in Indiana he was to be driving a grey pontiac sedan, which Hughes had known that belonged to Sandra Mulder. The defendant advised Hughes that he did not want to go back to Pennsylvania.

On June 2, 2013 at approximately 11:30 am Hughes had advised that the defendant received a phone call from, Lisa Power the victim's daughter. Lisa had asked the defendant if she had spoken with her mother, Sandra Mulder lately. The defendant advised Lisa that she could go to the house and check the welfare of Sandra Mulder if she wanted too. Crystal Hughes said that when the defendant had completed the call with Powers Hughes advised that the defendant began to freak out and stated, "I did something bad to Sandy". Hughes then asked the defendant what he meant by

I, **DET. SGT. JOHN R. SCHREINER (534)**, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION, AND BELIEF.

*Det. Sgt. J.R. Schreiner #534*  
(Signature of Affiant)

Sworn to me and subscribed before me this 3rd day of June, 2013  
06/03/13 Date Richard T. Thomas, Magisterial District Judge  
My commission expires first Monday of January, 2018



# POLICE CRIMINAL COMPLAINT

Docket Number <b>CL439-13</b>	Date Filed <b>JUN 03 2013</b>	OTN/LiveScan Number <b>T333946-4</b>	Complaint/Incident Number <b>00128523/20130602M2046</b>
Defendant Name	First <b>BRYAN</b>	Middle <b>WAYNE</b>	Last <b>BRACKBILL, JR.</b>

## AFFIDAVIT of PROBABLE CAUSE CONTINUATION

that statement and the defendant stated, "I killed Sandy". The defendant advised Hughes that he had to leave the area, leaving Hughes in Indiana.

*Det. Sgt. J. R. Smith #53-4*  
(Signature of Affiant)